

THE SHAKERS DO THEIR DUTY

"If a man discovers a valuable medicine," said Horace Greeley, "it is his duty to advertise it." Yes, and at once; for suffering demands the speediest relief possible. But let the man first be sure. Suffering had better wait than be deluded by false hopes. Medicine, like surgery, must often seem cruel in order to be really kind. On this principle the Shakers, of Mt. Lebanon, N. Y., withheld their great indulgence and dyspepsia remedy from the public for several years. With them right doing is everything—money, comparatively nothing. Hence the popularity and success of whatever they offer for sale. Having satisfied themselves of the merit of their medicine by employing it in the worst cases of digestive disorders in their own vicinity for years, they did their duty—they advertised it under the name of the Shaker Digestive Cordial. In all cases where there is distress after eating, pain in the stomach, chest and back; aversion to food with the resulting symptoms such as headache, torpid tongue, eructation of gas, with weakness and loss of flesh, etc., the Cordial has most happy effect. Being itself a digested food with power to digest other foods, if it relieves the weak and possibly inflamed stomach of the labor it is in no condition to perform, gives new strength to the body and presently restores to the digestive organs their normal vigor. Taken immediately after eating this remedy insures the digestion of the meal and prevents the fermentation of the food, which is the source of most of the afflictive symptoms which accompany dyspepsia. It is also as agreeable to the taste as it is potent as a medicine. To show their own confidence in it, and to hasten its universal adoption, the Shakers authorize druggists to sell retail bottles at the nominal price of ten cents.

COMMISSIONER'S SALE.

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By virtue of a decree of the Circuit Court of Ohio county, dated the seventh day of October, 1895, in a chancery cause thereto pending, wherein William Kreklin, administrator of the estate of A. H. Caldwell, deceased, is plaintiff and Matilda A. Caldwell and others are defendants, the undersigned, who was then and is now a special counsel for the plaintiff in said court for the purpose, did offer and put up at public auction at the front door of the Court House of Ohio county West Virginia, on the

20 DAY OF NOVEMBER, A. D. 1895,
the following described property, at 10 o'clock a.m., the following descriptive property:

First—Eighteen shares of the capital stock of the Wheeling Steel and Iron Company.

Second—Lots 6 and 7 in Square 12 in the Caldwell addition, to the City of Wheeling, being vacant lots situated on the west side of Chapline street, north of Chapline street, and bounded on the east by an alley near the B. & O. building owned by the Warwood Tool Company.

Third—Lots 14 and 15 in Square 12 in the same addition, being vacant lots situated on the east side of Chapline street, immediately opposite said Lots 6 and 7.

Fourth—The tenement and land pertaining thereto, south of the north boundary on Lot 6, square 9 in the same addition, being situated south of Twenty-ninth street, on the west side of Chapline street, immediately north of the Wheeling Bridge & Terminal railway crossing on said Chapline street.

Fifth—Lot 1 in Square 9, being located at the southeast corner of Twenty-ninth and Market streets, fronting on the east side of Market street, the said Lot 1 being the corner lot.

Sixth—Lot 29 in Division K in said addition, being situated on the hill east of the Labelle iron works, said to contain five and twenty-three acres.

Seventh—Lot 26 in Division K, adjoining said Lot 29 on the east and said to contain thirteen and nineteen hundredths acres.

Eighth—Lot 35 in Division K, adjoining said Lot 36 on the east and supposed to contain eight acres.

Ninth—Lots numbered from 67 to 83, inclusive, in said Division K, being situated north of said Lots 29 and 36.

Tenth—Two certain tracts of coal property and two coal lots pertaining thereto, which coal lots and coal property are situated on Caldwell's Run in the City of Wheeling.

The coal land underlying the following described parcel of land, containing nineteen acres and twenty-three perches of land, and bounded as follows, viz: Beginning at a point in the eastern boundary of the tract which belonged to Joseph Caldwell, which point from the northeast corner of said tract runs north 27° 27' west 32 1/2 poles to the south end with said eastern boundary south 27° 27' west 32 1/2 poles to the northern line of the Labelle coal property; thence with the last mentioned line north 27° 27' west 32 1/2 poles to the south side of Caldwell's Run; thence down said run north 27° 27' west 32 1/2 poles; thence north 79° west 13 1/2 poles; thence east 27° 27' west 32 1/2 poles to the south end with said eastern boundary south 27° 27' west 32 1/2 poles to the beginning.

Also, all the coal underlying the following described parcel of land, containing nine acres and four perches of land and bounded as follows, viz: Beginning at a point in the southern line of the Labelle coal property, 23 poles distant from the east side of Coal street; thence with said northern line south 72° east 101 poles to the south side of Caldwell's Run at a point which is a corner to the above described tract of 19 acres and 23 perches of land; thence with said tract of land north 27° 27' west 32 1/2 poles to the south end with said eastern boundary south 27° 27' west 32 1/2 poles to the beginning.

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